LAW OFFICES OF JAMES R. DEVITA, PLLC

81 MAIN STREET, SUITE 504 WHITE PLAINS, NEW YORK 10601-1719 (914) 328-5000 FAX (914) 946-5906 E-Mail: jdevita@jamesrdevitalaw.com

> NEW YORK CITY OFFICE: 217 BROADWAY, SUITE 707 NEW YORK, NY 10007 (212) 619-3730

April 14, 2019

BY ECF

Honorable William H. Pauley, III United States District Judge for the Southern District of New York United States Courthouse 500 Pearl Street New York, New York 10007

Re: United States v. Daugerdas (Eleanor Daugerdas), 9 Cr. 581

Dear Judge Pauley:

I am writing to request a two week adjournment of the due date for the papers in opposition to the government's motion to dismiss the Second Amended Petition filed in this case on behalf of my client, Eleanor Daugerdas. Unfortunately, a close relative passed away yesterday, and between the family and religious observances occasioned by that, and the upcoming Holy Days surrounding Easter, I will have great difficulty meeting that deadline. Moreover, I have an appellant's brief due in the Court of Appeals on Monday, April 22, 2019, and it will require all of the available time I may have this week to meet that obligation. I therefore request that the time for filing our papers in opposition to the government's motion be extended to May 3, 2019.

I have conferred with Assistant United States Attorney Kiersten Fletcher and the government has no objection to this request. Ms. Fletcher requested that the time for the government's time to reply be adjourned to May 17, 2019, and I have no objection to that request.

Hon. William H. Pauley, III

-2-

April 14, 2019

I respectfully request that Your Honor adjourn the due dates for the Ms. Daugerdas papers in opposition to the government's motion to dismiss, and for the government's reply. Court and the parties.

Respectfully submitted,

S/ James R. DeVita

James R. DeVita

cc: Assistant United States Attorney Andrew Adams (by ECF)
Assistant United States Attorney Kiersten Fletcher (by ECF)